The Honorable Thomas S. Zilly 1 2 3 4 5 6 UNITED STATES DISTRICT COURT 7 WESTERN DISTRICT OF WASHINGTON 8 AT SEATTLE 9 JUANITA GARCIA, individually and on behalf NO. C15-1808 TSZ 10 of all others similarly situated, STIPULATION AND [Proposed] ORDER 11 Plaintiff, EXTENDING DEADLINE FOR 12 PLAINTIFF'S REPLY ON CLASS v. **CERTIFICATION MOTION AND** 13 RENOTING MOTIONS TO SEAL NATIONSTAR MORTGAGE LLC, a Delaware 14 limited liability company, NOTE ON MOTION CALENDAR: 15 Defendant. February 2, 2017 16 17 WHEREAS, the current deadline for Plaintiff to file her reply in support of class 18 certification is February 10, 2017; 19 WHEREAS, Plaintiff has been working diligently to prepare her reply in support of class 20 certification, including addressing each of the arguments raised in Defendant's opposition 21 briefing; 22 WHEREAS, despite her diligence, Plaintiff believes she requires an additional fourteen 23 (14) days to prepare and finalize her reply briefing; 24 WHEREAS, the Parties have conferred regarding Plaintiff's requested extension of her 25 reply deadline and agreed that, subject to the Court's approval, Plaintiff may have through and 26 including February 24, 2017 to file her reply in support of class certification; 27 LAW OFFICES OF STIP. & ORDER EXTENDING DEADLINE FOR CLIFFORD A. CANTOR, P.C. - 1 -

Case 2:15-cv-01808-TSZ Document 59 Filed 02/02/17 Page 2 of 3

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WHEREAS, the Parties' Motions to Seal materials submitted in connection with		al materials submitted in connection with class	
certification briefing (Dkt. Nos. 43 and 51) should also be extended to February 24,		uld also be extended to February 24, 2017 to	
	facilitate a process agreed to by the Parties to re	educe the scope of the materials to be considered	
	by the Court; and		
WHEREAS, the requested extension will not directly affect any other		ll not directly affect any other deadlines in this	
	matter and is not sought any improper purpose,	and is not sought any improper purpose, such as delay;	
IT IS HEREBY STIPULATED by and between the Parties, through		between the Parties, through their undersigned	
	counsel of record, and subject to the Court's ap	proval, as follows:	
	Ţ .	including February 24, 2017 to file her reply in	
support of class certification.			
2. The Parties' Motions to Seal (Dkt. Nos. 43 and 51) shall be renoted for Febru		kt. Nos. 43 and 51) shall be renoted for February	
	24, 2017.	att. 1705. 13 and 31) shall be renoted for 1 cordary	
		rt enter the order helow	
3. The Parties request that the Court enter the order below. IT IS SO STIPULATED.		it enter the order below.	
II IS SO STIPULATED.			
	s/ Cliff Cantor_	s/ John A. Knox	
	Cliff Cantor, WSBA # 17893	John A. Knox, WSBA #12707	
	LAW OFFICES OF	WILLIAMS, KASTNER & GIBBS PLLC	
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	Wesley W. Barnett	Counsel for Defendant	
	D. Frank Davis		
		LAW OFFICES OF	

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Case 2:15-cv-01808-TSZ Document 59 Filed 02/02/17 Page 3 of 3

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4	wbarnett@davisnorris.com fdavis@davisnorris.com	
5		
	Counsel for Plaintiff	
6		
7	[Proposed] ORDER	
8	Pursuant to stipulation, IT IS SO ORDERED	
10	DATED: February, 2017	
11		
12	THE HONORABLE THOMAS S. ZILLY	
13	UNITED STATES DISTRICT JUDGE	
14		
15		
16	Presented by:	
17	Cliff Cantor, WSBA # 17893 Law Offices of Clifford A. Cantor, P.C.	
18	627 208th Ave. SE	
19	Sammamish WA 98074 Tel: 425-868-7813	
20	One of counsel for Plaintiff	
21		
22	Certificate of Service	
23		
24	of the Court using the CM/ECF system, which will email notice of filing to all counsel of record. s/ Cliff Cantor, WSBA # 17893	
25	5. C, Z 2. 3. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4.	
26		
27		
	STIP & ORDER EXTENDING DEADLINE FOR	

- 3 -

STIP. & ORDER EXTENDING DEADLINE FOR PL.'S REPLY ON CLASS CERT. MOTION No. C15-1808 TSZ

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